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	YAM	2	5	2001	DECI	LARATIONS	1!	N THE UNITE	D STATES PAT	ENT AND	TRADEMARK O	FICE		
٦				As a beliow	named in	ventor, I hereby di	eclare that my res	sidence, post off	ice address and c	itizenshlo i	are as stated below n	ext to my name:	and I	
1	7 2			believe lar	n the origin	nal, first and sole	inventor (if only o	ne name is liste	d below) or an orio	oinal, first a	and joint Inventor (if p	lural names are li	sted	
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	14	IRA	IDE		the spec	ventor, I hereby di nal, first and sole matter which is cl CH/ROUTER SIL stification of which attached hereto. was filed on	CHECK applicat	Ne BOX(ES))						_
				Y	A Dis	attached hereto	Carrest abbuses	NO BONICOTT						
	•			BOX(ES)	→ B. i	was filed on	October 31, 20	00	as U.S. Applicati	ios No	09/702,630			
						was filed as Po				10j. 140. –				_
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									Open of	<u> </u>	<u> </u>	FINALLY NOT	viaimed	4

If more prior foreign applications, X box at bottom and continue on attached page.

Except as a nood below, I hereby claim domestic priority benefit under 85 U.S.C. 119(e) or 120 and/or 365(c) of the indicated United States applications listed below and PCT international applications listed above or below and, if this is a continuation-in-part (CIP) application, insofar as the subject matter disclosed and claimed in this application is in addition to that disclosed in such prior applications, I acknowledge the duty to disclose all information known to me to be material to patentiability as defined in 37 C.F.R. 1.55 which became available between the filing date of each such prior application and the national or PCT international filing date of this

PRIOR U.S. PROVISIONAL, NONPROVISIONAL AND/OR PCT APPLICATION(S) Application No. (series code/serial no.) Day/MONTH/Year Filed

Status pending, abandoned, patented **Priority NOT Claimed**

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are bolieved to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent assued thereon.

And I hereby appoint Pillabury Madison & Sutro LLP, Intellectual Property Group, 1100 New York Avenue, N.W., Ninth Floor, East Tower, Washington, D.C. 20005-3918, telephone number (202) 861-3000 (to whom all communications are to be directed), and the below-named persons (of the same address) individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, and I hereby authorize them to delete names/numbers below of persons no longer with their firm and to act and rely on instructions from and communicate directly with the person/assignes/attorney/firm/ organization who/which first sends/som this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct the above Firm and/or a below attorney in writing to the contrary.

				and to the company.			
Paul N. Kokulis	16773	Paul E. White, Jr.	32011	Stephen C. Glazier	31361	Adam R. Hess	41835
Raymond F. Lippitt	17 519	Glenn J. Perry	28458	Ruth N. Morduch	31044	William P. Atkins	38821
G. Lloyd Knight	17698	Kendrew H. Colton	30368	Richard H. Zaitlen	27248	Paul L. Sharer	36004
Kavin E. Joyce	20508	G. Paul Edgell	24238	Roger R. Wise	31204	Taur C. Grigici	30004
George M. Sirilla	18221	Lynn E. Eccleston	35861	Jay M. Finkelstein	21082		
Donald J. Bird	25323	Timothy J. Klima	34852	Michael R. Dzwonczyk	36787		
Peter W. Gowdev	25872	David A. Jakopin	32995	W. Patrick Bengtsson	32456		
Dale S. Lazar	28872			Jack S. Barufka	37087		
		Mark G. Paulson	A)	COSK C. DOI SING	3/00/		
(1) INVENTOR'S SIGNAT	TURE: ,	full for	Ч _	Date:	5	-17-01	

Robert GALLY Middle Initial First Family Name Residence Beaverton Oregon USA State/Foreign Country Country of Citizenship Post Office Address 14820 SW Bonnie Brae Street, Beaverton. Oregon 97007 (include Zip Code) 97007

(2) INVENTO	R'S SIGNATURE	<u>:</u>	Date:					
	Eric		W.	MULTANEN				
		First	Middle Initial		Family Name			
Residence	Portland		Oregon		USA			
		City	S	ate/Foreign Country	Country of Citizenship			
Post Office Address		170 NW 114	th Avenue, Portland, Oreg	оп 97229				
(include Zip C	ode)	97226						

Post Office Address	170 NW 114th Avenue,	Portland, Oregon 97229	-
(include Zip Code)	97226		
FOR ADDITIONAL INVENTO	ORS, "X" box and	- d proceed on the attached page to list each additional invento age (incorporated herein by reference).	эг.

Atty. Dkt. No.	PM81674.026 4196	
	(M#)	

May=17-01

DECLARATION AND POWER OF ATTORNEY (continued)

ADDITIONAL INVENTORS:

(3) INVENTO	R'S SIGNATURE	<u>:</u>	Date:				
	Per		F.	HANSEN		-	
		First	Middle Initial .		Family Name		
Residence	Soeborg		Denmark				
		City	State/	Fareign Country	Country of Citizenship		
Post Office Address		Maglegaards /	Alle 120, 2860 Soeborg, Den	mark			
(include Zip C	iode)	2662					



Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) T PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless-

10:24am

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself Invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the Invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Six months for Design Applications (35 U.S.C. 172).

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T-188 P.001/005 F-352

PM & S FORM

RULE 63 (37 C.F.R. DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

1600	DECLARATIONS	IN THE UNITED STATES PATENT AND TRADEMARK OFFICE	
 Ng a below na	amed inventor, I hereby	declare that my residence, post office address and citizenship are as stated below next to my name, and	ı
elieve I am 1	he original, first and so	e Inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed	d
cloud of the	eubject matter which is	claimed and for which a patent is sought on the INVENTION ENTITLED	

elieve I am tha d	orldinal, first a	nd sole inven	tor (if only one n	ame is listed t	e address and citizenship pelow) or an original, first	and joint inv	ed below ne ventor (if plu	ext to my name, a urai names are li	and I sted
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PRIOR FOREIGN	APPLICATI	ON(S)			Date first Laid-		atented		
Number	Countr	¥	Day/MONTH/Y	ear Filed	open or Published	<u>or</u>	Granted	Priority NOT	Claimed
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PCT International a application is in add	low, I hereby cl pplications liste lition to that dis	aim domestic pi d above or belo closed in such p	nonty benefit under w and, if this is a c prior applications, i	r 35 U.S.C. 118(continuation-in-pa acknowledge th	age. (e) or 120 and/or 365(c) of th art (CIP) application, insofar the duty to disclose all informa ch prior application and the r	as the subjection known to	t matter disci me to be ma	losed and claimed iterial to patentabili	in this
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o be represented t	ni i limuveaelm	truct the above	Firm end/or a belo	w attorney in wr	itling to the contrary.~				
Paul N. Kokulis			. White, Jr.	32011	Stephen C. Glazler	31361	Adam R.		41835
Raymond F. Lipp 3. Lloyd Knight			J. Perry aw H. Colton	28458 30368	Ruth N. Morduch Richard H. Zaitten	31044 27248	William P Paul L. Si		38821 36004
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Seorge M. Sirilla			E. Eccleston	35861	Jay M. Finkelstein	21082			
Donald J. Bird			ıy J. Klima	34852	Michael R. Dzwonczyk	36787			
Peter W. Gowdey			A. Jakopin	32995	W. Patrick Bengisson	32456			
Dale S. Lazar	. 288	372 Mank	à. Paulson	30793	Jack S. Barufka	37087			
1) INVENTOR'S	SIGNATUR	E:			Date	•			
•	Robert			G.	GALLY				
		First		Middle Initial		Fa	mily Name		
Residence	Beaverton			Oregon			ISA		
		City			State/Foreign Country			untry of Citizenship	
Post Office Addr	929		SW Ronnie Re-	e Street Beau	verton, Oregon 97007		<u></u>	AUTO OF CHINEHALL	
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		///	15/11	Pant		ما ب	2/200	1	
2) INVENTOR'S	Eric		Cilffy	W.	MULTANEN	· 7/2	11 000		
		Ei-m)			 	·			
Residence	Declared	First		Middle Initial			mily Name		
nesidence	Portland			Oregon	Olive E. S. S. S.	10	ISA		
		City			Slate/Foreign Country		. Co	untry of Cilizenship	
Post Office Addr			V 114th Avenus	. Portland, Or	egon 97229				
(include Zip Cod	e)	97226							
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Atty. Dkt. No. PM81674.026 4196

(M#)

11:02am From-Intel E82 5034560111

T-188 P.003/005

MAY 2 5 2001 PRADE TRADE

DECLARATION AND POWER OF ATTORNEY
(continued)
ADDITIONAL INVENTORS:

(2) INVENTOR'S SIGNATURE:

Date:

		•			
1	Per		F.	HANSEN	
		First	Middle Initial		Family Name
Residence	Soeborg		Denmark		
		Cily .	9	State/Foreign Country	Country of Citizenship
Post Office Ad	idress	Maglegaards.	Alle 120, 2860 Soeborg,	Denmark	
(include Zip Code)		2862			

MAY 2 5 2007

& TRACE!

:01am

Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

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From-intel EB2

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- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months" before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

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^{*} Six months for Design Applications (35 U.S.C. 172).